and Sundays and legal holidays in which the Senate is not in session, of being notified of the subpoena. If a subpoena is disapproved by the Ranking Minority Member as provided herein, the subpoena may be authorized by vote of the Members of the Subcommittee.

Immediately upon authorization of the issuance of a subpoena under these rules, a written notice of intent to issue the subpoena shall be provided to the Chairman and Ranking Minority Member of the full Committee on Homeland Security and Government Affairs, or staff officers designated by them, by the Subcommittee Chairman or a staff officer designated by him/her, and no subpoena shall be issued for at least 48hours, excluding Saturdays and Sundays, from delivery to the appropriate offices, unless the Chairman and Ranking Minority Member of the full Committee on Homeland Security and Government Affairs waive the 48-hour waiting period or unless the Subcommittee Chairman certifies in writing to the Chairman and Ranking Minority Member of the full Committee that, in his or her opinion, it is necessary to issue a subpoena immediately.

When the Subcommittee or its Chairman authorizes subpoenas, subpoenas may be issued upon the signature of the Chairman or any other Member of the Subcommittee designated by the Chairman.

SUBCOMMITTEE ON REGULATORY AFFAIRS AND FEDERAL MANAGEMENT

RULES OF PROCEDURE

Mr. JOHNSON. Mr. President, Senate Standing Rule XXVI requires each committee to adopt rules to govern the procedure of the committee and to publish those rules in the CONGRESSIONAL RECORD not later than March 1 of the first year of each Congress. On February 27, 2017, a majority of the members of the Committee on Homeland Security and Governmental Affairs' Subcommittee on Regulatory Affairs and Federal Management adopted subcommittee rules of procedure.

Consistent with Standing Rule XXVI, today I ask unanimous consent to have printed in the RECORD a copy of the rules of procedure of the Subcommittee on Regulatory Affairs and Federal Management.

There being no objection, the material was ordered to be printed in the RECORD as follows:

Rules of Procedure of the Committee on Homeland Security and Governmental Affairs

SUBCOMMITTEE ON REGULATORY AFFAIRS AND FEDERAL MANAGEMENT

(1) SUBCOMITTEE RULES. The Subcommittee shall be governed, where applicable, by the rules of the Committee on Homeland Security and Governmental Affairs and the Standing Rules of the Senate.

(2) QUORUMS. For public or executive sessions, one Member of the Subcommittee shall constitute a quorum for the administering of oaths and the taking of testimony in any given case or subject matter. One-third of the Members of the Subcommittee shall constitute a quorum for the transaction of business other than the administering of oaths and the taking of testimony, provided that one Member of the minority is present. Proxies shall not be considered for the establishment of a quorum.

(3) TAKING TESTIMONY. All witnesses at public or executive hearings who testify to matters of fact shall be sworn.

(4) SUBCOMMITTEE SUBPEONAS. Subpoenas for witnesses, as well as documents and records, may be authorized and issued by the Chairman, or any other Member of the Subcommittee designated by him or her, with the approval of the Ranking Minority Member of the Subcommittee, provided that the Chairman may subpoena attendance or production without the approval of the Ranking Minority Member where the Chairman or a staff officer designated by him/her has not received notification from the Ranking Minority Member or a staff officer designated by him/her of disapproval of the subpoena within 24 hours excluding Saturdays and Sundays, of being notified of the subpoena. If the subpoena is disapproved by the Ranking Minority Member as provided herein, the subpoena may be authorized by a vote of the Members of the Subcommittee.

A written notice of intent to issue a subpoena shall be provided to the Chairman and Ranking Minority Member of the full Committee on Homeland Security and Governmental Affairs, or staff officers designated by them, by the Subcommittee Chairman, or a staff officer designated by him or her, immediately upon such authorization, and no subpoena shall be issued for at least 48 hours, excluding Saturdays and Sundays, from delivery to appropriate offices, unless the Chairman and Ranking Minority Member waive the 48 hour waiting period or unless the Subcommittee Chairman certifies in writing to the Chairman and Ranking Minority Member that, in his or her opinion, it is necessary to issue the subpoena immediately.

BAHRAIN

Mr. WYDEN. Mr. President. 6 years ago this month, more than 100,000 Bahrainis of all ages and backgrounds joined together to protest their government. Although these men and women took to the streets peacefully, they were met with violence as the regime unleashed its state security forces. Using threats and intimidation, tear gas, live ammunition, and even torture, the regime brutally repressed the peaceful demonstrations. Following widespread international condemnation, the regime agreed to create an independent body to look into the crackdown and propose reforms-the Bahrain Independent Commission of Inquiry or BICI—and when the BICI came back with 26 recommendations, the KING promised to urgently implement them all.

Six years later, the regime has not upheld that commitment. When our own State Department last reported on each BICI recommendation, it could only identify a handful that had been fully implemented—a far cry from the regime's claim of full implementation. The chairman of the BICI admitted last year that most recommendations have not been fully implemented. NGOs following these issues have been even more critical, noting with alarm that the regime has actually reversed BICI recommendations. Earlier this year, for example, the regime restored the power to arrest and detain Bahrainis to Bahrain's National Security Agency—a power that had been stripped following the BICI report's recommendation in 2011.

That decision follows a year in which the regime has moved aggressively to close the space for peaceful opposition. Since last February, the regime disbanded the largest opposition party, al-Wifaq, doubled the prison sentence of the party's leader, Sheikh Ali Salman, and detained numerous human rights advocates like Nabeel Rajab simply for speaking out. Advocates told my staff recently that the regime's escalating violence over the past year reached levels unseen since the 2011 protests.

The United States should not hesitate to raise its voice when foreign governments clamp down on speech and expression. This is even truer when the government in question is a U.S. ally, as the Bahrain regime is. I was disappointed that more administration officials did not appear to share this view with respect to Bahrain Indeed the State Department chose to lift selfimposed holds on weapons sales to Bahrain in 2015, a decision that I and many in the advocacy community saw as rewarding bad behavior and incentivizing more of it. In fact, I introduced bipartisan legislation last Congress that would have reinstated the ban on certain weapons sales until the administration could certify that the regime had implemented all 26 BICI recommendations. Congress adjourned last December without passing our bill, but I intend to resume my efforts this

As I sometimes remind my colleagues here, my goal here is neither to insult nor to undermine a U.S. ally. My hope is that someday I will be able to stop reading these statements into the record every February because the Bahraini regime has stopped repressing its citizens and has instead entered into a real and inclusive dialogue with them. Unfortunately, this regime has shown itself so unwilling to pursue dialogue and reconciliation that I must continue my calls for accountability. For that reason, I speak out today, on the sixth anniversary of the peaceful uprising, to call again for reform in Bahrain and an end to further oppression.

MESSAGES FROM THE PRESIDENT

Messages from the President of the United States was communicated to the Senate by Ms. Ridgway, one of his secretaries.

EXECUTIVE MESSAGES REFERRED

As in executive session the Presiding Officer laid before the Senate messages from the President of the United States submitting nominations and withdrawals which were referred to the Committee on Foreign Relations.

(The message received today is printed at the end of the Senate proceedings.)